

Scott ARMENDARIZ

Name and Prisoner/Booking Number

Gila County Jail

Place of Confinement

P.O Box 311

Mailing Address

Globe Az 85502

City, State, Zip Code

(Failure to notify the Court of your change of address may result in dismissal of this action.)

<input checked="" type="checkbox"/> FILED	<input type="checkbox"/> LABELED
<input type="checkbox"/> RECEIVED	<input type="checkbox"/> COPY
JAN 05 2015	
CLERK U.S. DISTRICT COURT	
DISTRICT OF ARIZONA	
BY	S DEPUTY

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF ARIZONA

Scott JORDAN ARMENDARIZ

(Full Name of Plaintiff)

Plaintiff,

vs.

(1) C.A. LONG (PINAL COUNTY

(Full Name of Defendant)

(2) NATALIE HODGKIN

(3) J. McCARLEY BUSE # 2022

(4) PAUL BABEAU

Defendant(s).

Check if there are additional Defendants and attach page 1-A listing them.

**CV-15-00016-PHX-DGC(BSB)**

CASE NO.

(To be supplied by the Clerk)

**CIVIL RIGHTS COMPLAINT  
BY A PRISONER**

Original Complaint

First Amended Complaint

Second Amended Complaint

**A. JURISDICTION**

1. This Court has jurisdiction over this action pursuant to:

28 U.S.C. § 1343(a); 42 U.S.C. § 1983

28 U.S.C. § 1331; Bivens v. Six Unknown Federal Narcotics Agents, 403 U.S. 388 (1971).

Other: AS REQUIRED

2. Institution/city where violation occurred: PINAL COUNTY / NEAR FLOW AZ

Revised 5/1/2013

1

**550/555**

THIS DOCUMENT IS NOT IN PROPER FORM ACCORDING  
TO FEDERAL AND/OR LOCAL RULES AND PRACTICES  
AND IS SUBJECT TO REJECTION BY THE COURT.

REFERENCE 7.1(b)(1)

(Rule Number/Section)

## B. DEFENDANTS

1. Name of first Defendant: C.A. LONG The first Defendant is employed as:  
PINAL COUNTY ATTORNEY at \_\_\_\_\_  
(Position and Title) (Institution)
2. Name of second Defendant: NATALIE HODGESTON The second Defendant is employed as:  
DEPUTY COUNTY ATTORNEY at \_\_\_\_\_  
(Position and Title) (Institution)
3. Name of third Defendant: J. MCCARLEY The third Defendant is employed as:  
PINAL COUNTY SHERIFFS OFFICE at \_\_\_\_\_  
(Position and Title) (Institution)
4. Name of fourth Defendant: PAUL BABEAU The fourth Defendant is employed as:  
PINAL COUNTY SHERIFF at \_\_\_\_\_  
(Position and Title) (Institution)

If you name more than four Defendants, answer the questions listed above for each additional Defendant on a separate page.

## C. PREVIOUS LAWSUITS

1. Have you filed any other lawsuits while you were a prisoner?  Yes  No
2. If yes, how many lawsuits have you filed? 1. Describe the previous lawsuits:
  - a. First prior lawsuit:
    1. Parties: Scott ARMIENDARIZ v. LYNN T. HAMILTON
    2. Court and case number: AZ DISTRICT COURT / CV-14-D2739-PHX-DGC (BSB)
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) PENDING
  - b. Second prior lawsuit:
    1. Parties: \_\_\_\_\_ v. \_\_\_\_\_
    2. Court and case number: \_\_\_\_\_
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) \_\_\_\_\_
  - c. Third prior lawsuit:
    1. Parties: \_\_\_\_\_ v. \_\_\_\_\_
    2. Court and case number: \_\_\_\_\_
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) \_\_\_\_\_

If you filed more than three lawsuits, answer the questions listed above for each additional lawsuit on a separate page.

## D. CAUSE OF ACTION

### COUNT I

1. State the constitutional or other federal civil right that was violated: IN A CLEAR VIOLATION OF PLAINTIFF'S 14<sup>TH</sup> AMENDMENT GUARANTEE, THE DEFENDANTS EXHIBITED PROSECUTIONAL MISFEASANCE.

2. Count I. Identify the issue involved. Check only one. State additional issues in separate counts.

<input type="checkbox"/> Basic necessities	<input type="checkbox"/> Mail	<input type="checkbox"/> Access to the court	<input type="checkbox"/> Medical care
<input type="checkbox"/> Disciplinary proceedings	<input type="checkbox"/> Property	<input type="checkbox"/> Exercise of religion	<input type="checkbox"/> Retaliation
<input type="checkbox"/> Excessive force by an officer	<input type="checkbox"/> Threat to safety	<input checked="" type="checkbox"/> Other: <u>PREJUDGEMENTAL ATTITUDE</u>	

3. Supporting Facts. State as briefly as possible the FACTS supporting Count I. Describe exactly what each Defendant did or did not do that violated your rights. State the facts clearly in your own words without citing legal authority or arguments.

AS A RESULT OF PRESUMPTION OF GUILT

RATHER THAN INNOCENCE THE DEFENDANTS ARRESTED AND MANIPULATED EVIDENCE TO CONVICT ME OF MY CHARGES. THIS BRUTALIZED ME AND MY FAMILY AND REQUIRES REMEDIATION

4. Injury. State how you were injured by the actions or inactions of the Defendant(s).

DEFAMATION OF CHARACTER. FAMILY HUMILIATION FOR ARREST, CONVICTION AND INCARCERATION

5. Administrative Remedies:

- Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution?  Yes  No
- Did you submit a request for administrative relief on Count I?  Yes  No
- Did you appeal your request for relief on Count I to the highest level?  Yes  No
- If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not.

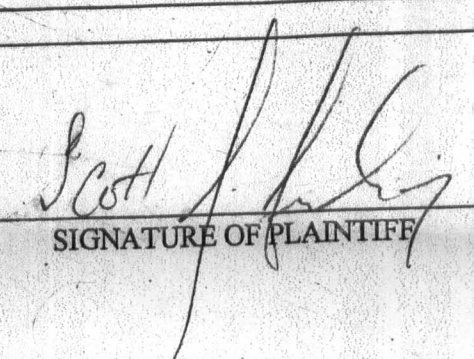
#### E. REQUEST FOR RELIEF

State the relief you are seeking:

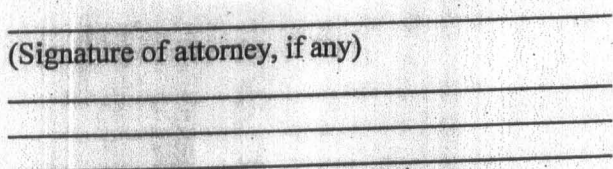
- WRITTEN APOLOGY BY EACH DEFENDANT TO PLAINTIFF BY CERTIFIED MAIL.
- COMPENSATORY DAMAGES IN THE AMOUNT OF \$41,850.00
- PUNITIVE DAMAGES IN THE AMOUNT OF \$900,060.00

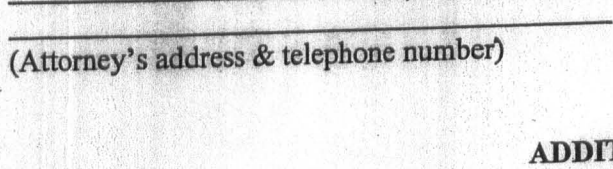
I declare under penalty of perjury that the foregoing is true and correct.

Executed on 30<sup>th</sup> DAY OF DEC 2014  
DATE

  
Signature of Plaintiff

  
(Name and title of paralegal, legal assistant, or other person who helped prepare this complaint)

  
(Signature of attorney, if any)

  
(Attorney's address & telephone number)

#### ADDITIONAL PAGES

All questions must be answered concisely in the proper space on the form. If you need more space, you may attach no more than fifteen additional pages. But the form must be completely filled in to the extent applicable. If you attach additional pages, be sure to identify which section of the complaint is being continued and number all pages.

# Martin Leonard Feldman

*Utilizing my career of Federal Aquisition Regulation consulting to provide the benefits f this experience to potential and established supply and services providers.*

## **Educational History**

1966 Ohio State University B.Sc.Edu  
1968 Catholic University of America M.T.S.  
1973 St. Johns University Professional Diploma  
1975 St. Johns University Ph.D. (ABD)  
Dissertation: Comparison of case law vs statutory law and impact on public policy.  
VSV: Brown vs The Board of Education (1954) and Family Educational Rights and Privacy Act. (1968).  
1982 Hofstra University C.P.C.M.  
1983 Federal Contract Administrative License  
1966 State of Ohio Permanent High School Social Studies Teaching Licenses  
1968 State of New York School Administrator Supervisor License (Principal License)  
1975 State of New York School District Administrator License (Superintendent License)

## **Professional History**

1976 Jefferson Fellowship The White House  
President Gerald R. Ford

1981- Present The Public Sector  
Principal Consultant  
Federal Contract Administration

TOWHEM IT  
MAY CONCERN:  
I HAVE RECEIVED  
FAXES AND FWD IT  
AT: AND FROM IT  
REGAR WORSTLY.  
KJ

*M.L.F.*



*Christine J. Duarte  
Notary Public - State of Arizona  
GILA COUNTY  
My Commission Expires  
October 10, 2016*